1 RON BENDER (SBN 143364) JULIET Y. OH (SBN 211414) JOHN-PATRICK M. FRITZ (SBN 245240) FILED & ENTERED LEVENE, NEALE, BENDER, YOO & BRILL L.L.P. 3 10250 Constellation Boulevard, Suite 1700 OCT 19 2017 Los Angeles, California 90067 4 Telephone: (310) 229-1234 5 Facsimile: (310) 229-1244 **CLERK U.S. BANKRUPTCY COURT** Email: RB@LNBYB.COM; JYO@LNBYB.COM; JPF@LNBYB.COM Central District of California BY may DEPUTY CLERK 6 Proposed Attorneys for Chapter 11 Debtors 7 and Debtors in Possession 8 9 UNITED STATES BANKRUPTCY COURT 10 CENTRAL DISTRICT OF CALIFORNIA - LOS ANGELES DIVISION 11 In re: Lead Case No.: 2:17-bk-21386-SK 12 Jointly Administered With: 2:17-bk-21387-SK ZETTA JET USA, INC., a California (Zetta Jet PTE, Ltd., a Singaporean corporation) 13 corporation, 14 Chapter 11 Cases Debtor and Debtor in Possession. 15 ORDER APPROVING APPLICATION In re: OF DEBTORS AND DEBTORS IN 16 POSSESSION TO EMPLOY LEVENE, ZETTA JET PTE, LTD., a Singaporean NEALE, BENDER, YOO & BRILL L.L.P. 17 corporation, AS BANKRUPTCY COUNSEL 18 Debtor and Debtor in Possession. [No Hearing Required – Local Bankruptcy Rule 19 2014-1(b)] 20 □ Affects Both Debtors 21 ☐ Affects Zetta Jet USA, Inc., a 22 California corporation only 23 ☐ Affects Zetta Jet PTE, Ltd., a Singaporean corporation only 24 2.5 26

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This Court having considered the application filed by Zetta Jet USA, Inc., a California corporation, and Zetta Jet PTE, Ltd., a Singaporean corporation (collectively, the "Debtors"), the debtors and debtors in possession in the above-captioned jointly administered Chapter 11 bankruptcy cases, for authority to jointly employ the law firm of Levene, Neale, Bender, Yoo & Brill L.L.P. ("LNBYB") as their bankruptcy counsel in connection with their Chapter 11 bankruptcy cases (the "Application") and all papers filed by the Debtors in support of the Application, proper notice of the Application having been provided in accordance with Local Bankruptcy Rule 2014-1(b)(2), having received no objection to the Application, having found that LNBYB does not hold or represent any interest adverse to the Debtors or the Debtors' bankruptcy estates, that LNBYB is "disinterested" as that term is defined in 11 U.S.C. § 101(14) and that LNBYB's employment is in the best interest of the Debtors' bankruptcy estates, and other good cause appearing,

IT IS HEREBY ORDERED that the Debtors' joint employment of LNBYB as their bankruptcy counsel is approved upon the terms set forth in the Application, with such employment to be effective as of September 15, 2017.

## IT IS SO ORDERED.

Date: October 19, 2017

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Sandra R. Klein

United States Bankruptcy Judge